S.B. 32 12-16-20 4:52 PM

3	
)	Be it enacted by the Legislature of the state of Utah:
)	Section 1. Section 34-53a-101 is enacted to read:
-	CHAPTER 53a. REMOTE SERVICE MARKETPLACE PLATFORMS ACT
2	Part 1. General Provisions
3	<u>34-53a-101.</u> Title.
	This chapter is known as "Remote Service Marketplace Platforms Act."
	Section 2. Section 34-53a-102 is enacted to read:
	<u>34-53a-102.</u> Definitions.
	As used in this chapter:
	(1) "Digital application" means an Internet-connected software application that a
	person uses to obtain or provide a remote service.
	(2) "Marketplace company" means a person that:
	(a) offers a digital application to the public; and
	(b) accepts requests for remote services exclusively through the person's digital
	application.
	(3) (a) "Remote service" means a service that a person performs remotely through a
	digital application.
	(b) "Remote service" includes tutoring, closed captioning, open captioning, subtitling,
	transcribing, translating, \$→ interpreting, ←\$ and conducting a language assessment remotely
	through a digital
	application.
	(4) "Remote-service contractor" means a person who uses a marketplace company's
	digital application to provide a remote service to another person.
	Section 3. Section 34-53a-201 is enacted to read:
	Part 2. Employment Status
	34-53a-201. Conditions under which a remote-service contractor is not an
	employee of a marketplace company.
	(1) A remote-service contractor is not an employee of a marketplace company, if under
	the agreement between the remote-service contractor and the marketplace company and in fact:
	(a) all or substantially all of the work the remote-service contractor performs under the
	agreement: